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OLC 71-0700

23 July 1971

## MEMORANDUM FOR THE RECORD

SUBJECT: Hebert/Arends Bill to Establish a Commission on Information Protection and the National Security--H. R. 9853

1. Representatives Hebert and Arends have cosponsored a bill to establish a "Commission on Information Protection and the National Security." Under the provisions of this bill the Commission would be charged with conducting a continuing study and review of--

"all laws, rules, regulations, executive orders, and directives relating to the designation and use of, access to, and protection of information affecting the national security possessed by the Department of Defense, the Central Intelligence Agency, and the National Security Agency."

The Commission would also concern itself with the adequacy of these laws and regulations in light of the "...need to maintain a free flow of information and the necessity to provide for the security of the United States."

#### 2. Scope

The Commission's studies would include the executive, legislative and judicial branches of the Government with respect to classifying, reclassifying, declassifying and otherwise controlling and protecting information affecting the national security.

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#### 3. Membership

The Commission would be composed of 12 members appointed as follows:

- a. Two Members of the Senate appointed by the President pro tempore.
- b. Two Members of the House appointed by the Speaker.
- c. Four appointed by the President who are present or former Government employees.
- d. Four appointed by the Chief Justice of the United States with legal education, training or experience.

#### 4. Powers

The Commission would have the usual authority to take testimony, administer oaths, and issue subpoenas and may secure information from any department or agency necessary to carry out its responsibilities.

### 5. Reports

The Commission would be required to transmit annual reports to the President and to each House of the Congress and such interim reports as it deems necessary. The reports would cover the Commission's findings, conclusions, and recommendations as to procedures to be taken within the executive branch to protect the secrecy of information affecting the national security and procedures to be followed by the courts in judicial hearings involving information affecting national security. The first report would include such recommendations for legislative and administrative action as the Commission deems advisable.

6. We have discussed this proposal with Mr. Frank Slatinshek, Assistant Chief Counsel, House Armed Services Committee, who drafted the bill. He said there is considerable pressure in the House for action to deal with the problem of inadequate and outdated laws, regulations and

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procedures governing the protection of classified information. It is the object of the sponsors of the bill to put before the Congress a reasonable approach to the subject under adequate controls. They feel that until some action is taken along this line, it will be extremely difficult to prosecute cases like that of Daniel Ellsberg. Consideration was given to having the Armed Services Committee conduct its own study of the problem but it was concluded that in some quarters this would be regarded as a "parochial" approach.

7. The bill was worded to include only the Department of Defense, CIA, and NSA to ensure that it would be referred to the Armed Services Committee. It is quite possible, however, that the scope of the legislation will be expanded later to include the Department of State and other Government agencies. Mr. Slatinshek said it is intended that the Commission's authority extend only to practices and procedures and not to substance. He added that this would be made clear in the legislative history developed in the Committee's hearings. He went on to say that the Committee would obviously want expressions from the Agency on the legislation and would probably want Agency testimony on it in closed hearings. These hearings will be scheduled after the summer recess and Slatinshek expects floor action on the bill in this session of the Congress.

8. Interested Agency offices are being asked for their views.

Acting Legislative Counsel

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A known as the Teannissian on Information Protection and
2. the National Security (forcements) in this little referred to as-
3 The Commission .
18T Session 11. R. 9853
<del>and a manifold plant and a manifold for the confirmity and a</del>
IN THE HOUSE OF REPRESENTATIVES  10. October 10. Date of the State of
Mg/Hébert (for himself and Mr. Arends) introduced the following bill; which was referred to the Committee on Armed Services
10. of instinuities with proceeding on Department of the
11. Thuse, the Central factor of a covery and the National
A BILL [mog/cylined]
To amend the National Security Act of 1947 to provide for a
"'continuing "review and study of measures that should be
formation within the Downstrumt of Defense 1
other agencies which affects the national security.
to the control of the
all to an about the presentation of the presen
2 tives of the United States of America in Congress assembled,
3 That the National Security Act of 1947 is amended by add-
4 ing at the end thereof the following new title:
5 "TITLE V—COMMISSION ON THE CLASSIFICA-
TION AND PROTECTION OF INFORMATION
"ESTABLISHMENT
"SEO. 501. There is 1980 blished by 3800823800800120003-

1 known as the Commission on Information Protection and
2 the National Security' (hereinafter in this title referred to as
3 the 'Commission').
4 "PURPOSES OF THE COMMISSION" COUNTY
5 "SEC. 502. (a) The Commission shall conduct a con-
6 tinuing and complete study and review of-
7 (1) all laws, rules, regulations, executive orders, and directives relating to the designation and use of,
9 side (fraccess to) and protection of information affecting the
national security possessed by the Department of De-
11 fonso, the Central Intelligence Agency, and the National
12 Security Agency;
13 (2) the status, instification, adequacy, and effec- 14 blockiveness of those laws, rules, regulations, executive 15 to corders, and directives in light of the need to maintain a 16 of the fee flow of information and the necessity to provide for
the security of the United States; and  (3) the policies, procedures, and practices of the  executive, legislative, and judicial branches of the Fed-  oral Government with respect to classifying, reclassify-
ing, declassifying and otherwise controlling and protects  [72] [1847.19 [197] [10 ]
21 "SEO. 503. (a) NUMBER AND APPOINTMENT.—The pp75vetimentiale 2001/11/08 OCIA-RD-83B00823R000800120003-4
20 10 MB.

Add water "(1) Two Members of the Senate appointed by
2 the President prostempore. Members appointed under
3 this paragraph shall not be of the same political party.
4: (2) Two Members of the House of Representa-
5 tives appointed by the Speaker of the House of Rep-
6 paresentatives. Members appointed ander this paragraph
7 m shall not be of the same political party.
8 i "(3) Four appointed by the President from persons
9 whose past or current service in the executive branch
10d to of the Government and whose education, training, or
oxperience make them specially qualified to sorve on the
Commission.
13 . "(4) Four appointed by the Chief Instice of the
14 United States from persons who are specially qualified
to serve on the Commission by virtue of their legal or
16. judicial education, training, or experience, 7.01: 113
17 A vacancy in the Commission shall be filled in the manner in
18 which the original appointment was made#) " 31
19 "(b) CONTINUATION OF MEMBERSHIP.—If any mem-
20 ber of the Commission who was appointed to the Commis-
sion as a Member of Congress leaves that office, or if any
22 member of the Commission who was appointed from per-
23 sons who are officers or employees of the Government ceases
21 to be an officer or employee of the Government; he may
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11 the tenfday period beginning on the date he leaves that
2 moffice or ceases to be an officer or employee. at the oil
3 ring h." (c) TERMS. it is red out bath depending this
4 (1) Except as provided in paragraph (2), mem-
5.711 to bers shall be appointed for terms of four years.
66 (2) Any member appointed to fill a vacancy oc-
7 curring prior to the expiration of the term for which
80-114 his predecessor was appointed shall be appointed only
19 mind for the remainder of such term. A member may serve
10 minuafter the expiration of his term until his successor has
A live of taken office.
12 "(d) PAY AND TRAVEL EXPENSES. (101-10)
13: 10 2 (1) Except as provided in paragraph (2), mem <sup>2</sup>
14 silipobers of the Commission shall each be entitled to receive
35 per 1 \$200 for each day (including traveltime) during which
16 they are ongaged in the actual performinge of duties
17 goods vested in the Commission. Sugar and the first of the
18 "(2) Members of the Commission who fare full-
19, and Atime officers or employees of the United States or Mem-
20 min bors of Congress shall receive no additional physon ac-
21. A recount of their service on the Commission. And a decided
22 "(3) While away from their homes or regular
23 places of business in the performance of services for the
24 (Jonanission,) members of the Commission shall be al-
Approved For Release 2001/11/08; CIA-RDP83B09823R009800120003-4 801)-25 de con lowed dravel expenses, approved supplied to the contract of the

1 sistence, in the same manner as persons employed inter-
2 mittently in the Government service are allowed ex-
penses under section 5703 (b) of title 5 of the United
4 States Code.
5 "(e) Quorum.—Seven members of the Commission
6 shall constitute a quorum but a lesser number may hold hear-
7 ings.
8 "(f) CHAIRMAN.—The Chairman of the Commission
9 shall be elected by the members of the Commission.
10 "(g) MEETINGS.—The Commission shall meet at least
11 once during each calendar year, and at the call of the Chair
12 man or a majority of its members.
13 "DIRECTOR AND STAFF OF COMMISSION; EXPERTS AND CON-
14 * · SULTANTS
15 "SEC. 504. (a) DIRECTOR.—The Commission shall have
16 a Director who shall be appointed by the Chairman of the
17 Commission and who shall be paid at a rate not to exceed
18 the rate of basic pay in effect for level V of the Executive
19 Schodule.
20 "(b) STAFF.—Subject to such rules as may be adopted
21 by the Commission, the Director may appoint and fix the pay
of such personnel as he deems desirable.
23 "(e) Applicability of Civil Service Laws.—The
staff of the Commission shall be appointed subject to the pro Approved For Release 2001/11/08: CIA-RDP83B00823R000800120003- 25 visions of title 5, United States Code, governing appoint

- 1 ments in the competitive service, and shall be paid in accord-
- 2 ance with the provisions of chapter 51 and subchapter III of
- 3 chapter 53 of such title relating to classification and General
- 4 Schedule pay rates.
- 5 "(d) Experts and Consultants.—Subject to such
- 6 rules as may be adopted by the Commission, the Director
- 7 may procure temporary and intermittent services to the
- 8 same extent as is authorized by section 3109 (b) of title 5
- 9 of the United States Code.
- "(e) STAFF OF FEDERAL AGENCIES.—Upon request
- 11 of the Commission, the head of any Federal agency is an-
- 12 thorized to detail, on a reimbursable basis, any of the per-
- 13 sound of such agency to the Commission to assist it in carry-
- 14 ing out its duties under this title.

## 15 "POWERS OF COMMISSION

- 16 "SEO. 505. (a) HEARINGS AND SESSIONS.—The Com-
- 17 mission may for the purpose of carrying out this title hold
- 18 such hearings, sit and act at such times and places, take
- 19 such testimony, and receive such evidence, as the Commis-
- 20 sion may deem advisable. The Commission may administer
- 21 onths or affirmations to witnesses appearing before it.
- 22 "(b) Powers of Members and Agents: When so
- 23 authorized by the Commission, my member or agent of the
- 24 Commission may take any action which the Commission is

1. 1. 1 (c) OBTAINING OFFICIAL DATA.—The Commission
2 , may secure directly from any, department or agency of the
13. United States information, necessary to enable it to carry
4 out this title. Upon request of the Chairman of the Com-
5 mission, the head of such department or agency shall fur-
6 mish such information to the Commission.
7 "(d) MAILS.—The Commission may use the United
8 States mails in the same manner and upon the same condi-
9 tions as other departments and agencies of the United States.
10 (e) Subpena Power.—
11 "(1) The Commission shall have power to issue
subpenus requiring the attendance and testimony of wit-
13 , h nesses and the production of any evidence that relates to
14 ,, uny matter under investigation by the Commission. Such
15 attendance of witnesses and the production of such evi-
donce may be required from any place within the United
States at any designated place of hearing within the
18 United States.
19 (2) If a person issued a subpona under paragraph
20 (1) refuses to obey such subpena or is guilty of contu-
uncy, any court of the United States within the judicial
district within which the hearing is conducted or within
the judicial district within which such person is found
3.1
or resides or transacts basiness may (upon application by Approved For Release 2001/11/08: CIA-RDP83B00823R000800120003-4 order such person to appear before the

10 1 Summa Commission to produce evidence or to give testimony (2) 10 1 touching the matter under investigation. Any failure to (3) 10 obey! such order of the court may be punished by such (40) odcourt as a contempt thereof. (3) 1 I limit 1 10 (3) The subpenss of the Commission shall be served in the manner provided for subpenss issued by a

17:in 1 United States district court under the Federal Rules of Successive Procedure for the United States district courts.

10 may be under this section may be served in the 11 si of judicial district wherein the person required to be served 12. To presides or may be found:

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1	"REPORTS OF THE COMMISSION
2	"SEC. 506. The Commission shall transmit to the Presi-
3	dent and to each House of Congress such interim reports
4	as it deems advisable and shall transmit an annual report
5	to the President and to each House of Congress, the first
6	annual report to be filed not later than the last day, other
7	than a Saturday or Sunday, occurring before July 1, 1972.
8	The first annual report shall contain a detailed statement
9	of the findings and conclusions of the Commission, including
10	its recommendations as to—
11	"(1) procedures to be taken (pursuant to Execu-
12	tive order or otherwise) within the executive branch
1:3	of the Government to protect the secreey of information
14	.,
15	"(2) procedures to be followed by the courts in
16	the United States (pursuant to rules promulgated by
17	the Supreme Court) in judicial hearings involving infor-
18	untion affecting the national security.
19	The first minual report of the Commission and each subse-
20	quent report shall include such recommendations for such
21	other legislative and administrative action as it deems advis-
22	other legislative and administrative action as it deems
6312	adrisable !!

920 CONGRESS 1st Session

H. R. 9853

## A BILL

To amend the National Security Act of 1947 to provide for a continuing review and study of measures that should be taken with respect to the designation and protection of information within the Department of Defense and certain other agencies which affects the national security.

By Mr. HÉBERT and Mr. ARENDS

July 15, 1971
Referred to the Committee on Armed Services